

# UNITED STATES PATENT AND TRADEMARK OFFICE



APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	ATTORNEY DOCKET NO. CONFIRMATION NO	
10/631,946	07/30/2003	Reinhard M. Klaass	H0004821 1773		
7590 10/18/2004		EXAMINER			
Honeywell International, Inc.			NGUYEN, NINH H		
Law Dept. AB2					
P.O. Box 2245			ART UNIT	PAPER NUMBER	
Morristown, NJ 07962-9806			3745		
			DATE MAILED: 10/18/2004	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

v.								
		Applicatio	n No.	Applicant(s)				
		10/631,946	10/631,946 KLAASS ET AL.					
	Office Action Summary	Examiner		Art Unit				
		Ninh H. Ng		3745				
Period fo	The MAILING DATE of this communica or Reply	tion appears on the	cover sheet with the c	correspondence add	lress			
THE - External after - If the - If NO - Failt Any	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICA nsions of time may be available under the provisions of 3 SIX (6) MONTHS from the mailing date of this communic period for reply specified above is less than thirty (30) do period for reply is specified above, the maximum statutoure to reply within the set or extended period for reply will, reply received by the Office later than three months after ed patent term adjustment. See 37 CFR 1.704(b).	ATION.  TO CFR 1.136(a). In no ever cation.  ays, a reply within the statutory period will apply and will, by statute, cause the applic	nt, however, may a reply be time tory minimum of thirty (30) day expire SIX (6) MONTHS from cation to become ABANDONE	nely filed s will be considered timely. the mailing date of this cor D (35 U.S.C. § 133).	nmunication.			
Status								
1)[	Responsive to communication(s) filed of	on						
2a) <u></u>		☐ This action is no	n-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
5)⊠ 6)⊠	Claim(s) <u>1-30</u> is/are pending in the app 4a) Of the above claim(s) is/are vectorial claim(s) <u>17-28</u> is/are allowed.  Claim(s) <u>1,2,7,8,16,29 and 30</u> is/are rej Claim(s) <u>3-6 and 9-15</u> is/are objected to Claim(s) are subject to restriction	withdrawn from con jected. o.						
Applicat	ion Papers							
9)[	The specification is objected to by the E	xaminer.						
10)⊠	The drawing(s) filed on <u>30 July 2003</u> is/are: a) $\boxtimes$ accepted or b) $\square$ objected to by the Examiner.							
	Applicant may not request that any objection							
11)	Replacement drawing sheet(s) including the The oath or declaration is objected to by				• •			
Priority ι	ınder 35 U.S.C. § 119							
a)(	Acknowledgment is made of a claim for  All b) Some * c) None of:  1. Certified copies of the priority doc  2. Certified copies of the priority doc  3. Copies of the certified copies of the application from the International see the attached detailed Office action for	cuments have been cuments have been the priority documer Bureau (PCT Rule	received. received in Applications have been received 17.2(a)).	on No ed in this National S	Stage			
Attachmen	• •							
	e of References Cited (PTO-892)		4) Interview Summary					
3) 🔯 Infor	e of Draftsperson's Patent Drawing Review (PTO- nation Disclosure Statement(s) (PTO-1449 or PTC r No(s)/Mail Date <u>07/30/03</u> .		Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:		152)			

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## **DETAILED ACTION**

# Claim Rejections - 35 USC § 102

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

1. Claims 29 and 30 are rejected under 35 U.S.C. 102(b) as being anticipated by Stein (4,082,296).

Stein discloses a hydrodynamic carbon bearing/seal (Figs. 1-17) comprising a circular U-shaped substrate 24, 32 (Fig. 1); a plurality of carbon segments 8 (col. 7, lines 6-9) arranged circumferentially in the substrate; an axial preload spring 26 providing a resilient force on each of the plurality of carbon segments in an axial direction; a spring 20 providing a resilient force on each of the plurality of carbon segments in a radial direction, pressing the plurality of carbon segments into contact with the first rotor when the rotor is in a non-operational state; and a rotor contacting face of each of the plurality of carbon segments designed to create a force opposite that of the spring when the first rotor is rotated, thereby creating the hydrodynamic carbon bearing/seal;

wherein the hydrodynamic carbon bearing/seal further comprising a plurality of notches (Fig. 1) in the plurality of carbon bearing segments; a corresponding plurality of substrate notches in the substrate; and anti-rotation pins 44 having a first end fitting in the plurality of notches and a second end fitting in the corresponding plurality of substrate notches, thereby preventing rotation of the plurality of carbon bearing segments without the corresponding rotation of the substrate (col. 3, lines 2-6).

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# Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 7, and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Glaser et al. (4,725,206) in view of Stein.

Glaser discloses a rotor (Fig. 1) comprising a first rotor 12; an air foil bearing 20 supporting a first end of the first rotor; and a labyrinth seal 34 sealing a bearing compartment of the air foil bearing;

wherein the first rotor includes a first rotor and a second rotor 14 further comprising a second air foil bearing 20 supporting a first end of the second rotor; and labyrinth seal 32 providing sealing to a bearing compartment of the second air foil bearing.

However, Glaser does not disclose the seals 32 and 34 being hydrodynamic carbon bearing/seals as claimed.

Stein teaches a seal for sealing between a rotating member and a housing wherein the seal is a hydrodynamic bearing/seal comprising a circular U-shaped substrate 24, 32 (Fig. 1); a plurality of carbon segments 8 (col. 7, lines 6-9) arranged circumferentially in the substrate; an axial preload spring 26 providing a resilient force on each of the plurality of carbon segments in an axial direction; a spring 20 providing a resilient force on each of the plurality of carbon segments in a radial direction, pressing the plurality of carbon segments into contact with the first rotor when the rotor is in a non-operational state; and a rotor contacting face of each of the

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plurality of carbon segments designed to create a force opposite that of the spring when the first rotor is rotated, thereby creating the hydrodynamic carbon bearing/seal.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made, to make the rotor of Glaser with the labyrinth seals being hydrodynamic carbon bearing/seals of Stein for the purpose of providing better sealing for the shaft of the rotors as taught by Stein (col. 1, lines 6-60).

3. Claims 2 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Glaser et al. in view of Stein.

Glaser in view of Stein discloses all the limitations except the hydrodynamic carbon bearing/seal is not designed integrally with the airfoil bearing as claimed.

Since the applicant has not disclosed that having the hydrodynamic carbon bearing/seal integrally designed with the air foil bearing solves any stated problem or is for any particular purpose above the fact that the hydrodynamic carbon bearing/seal provide support and sealing for the airfoil bearing housing, and it appears that the seal of the modified Glaser would perform equally well when designed integrally with the air foil bearing as defined claimed by applicant, it would have been an obvious matter of design choice to modify the airfoil and hydrodynamic carbon seal of the modified Glaser by utilizing the specific design as claimed.

### Allowable Subject Matter

4. Claims 17-28, due to the limitation of the an electrical machine having an air foil bearing and a hydrodynamic carbon bearing/seal, allowed.

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5. Claims 3-6, and 14, due to the limitation of the an electrical machine having an air foil bearing and a hydrodynamic carbon bearing/seal, are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

- 6. Claims 9-11, and 15, due to the limitation of a second electric machine, are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 7. Claims 12 and 13, due to the limitation of a magnetic thrust bearing, are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

#### Prior Art

The prior art made of record but not relied upon is considered pertinent to applicant's disclosure and consists of 2 patents.

Geary, Jr. (4,406,466) and Lahrman (5,174,584) are cited to show hydrodynamic bearing/seal for rotors.

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### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Ninh Nguyen whose telephone number is (703) 305-0061 or (571) 272-4823 after November 18, 2004. The examiner can be normally reached on Monday-Friday from 7:30 A.M. to 5:00 P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward Look, can be reached at (703) 308-1044 or (571) 272-4820 after November 18, 2004. The fax number for this group is 703-872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0861.

Minh H. Mynyln NINH H. NGUYEN PRIMARY EXAMINER

Nhn October 13, 2004